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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/529,123	10/13/2005	Patrick Achenbach		1493
Edward J. Smit	7590 06/09/201 h	EXAMINER		
1 River Road, 43-219			GRAVINI, STEPHEN MICHAEL	
Schenectady, NY 12345			ART UNIT	PAPER NUMBER
			3743	
			MAIL DATE	DELIVERY MODE
			06/09/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/529,123	ACHENBACH, PATRICK			
Office Action Summary	Examiner	Art Unit			
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- The MAILING DATE of this communication	Stephen M. Gravini	3743			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.1.136(a). In no event, however, may a reply be tir- iod will apply and will expire SIX (6) MONTHS from tute, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on 23 2a) This action is FINAL . 2b) ▼ T Since this application is in condition for allow closed in accordance with the practice under	his action is non-final. wance except for formal matters, pro				
Disposition of Claims					
4) Claim(s) <u>13-28</u> is/are pending in the applica 4a) Of the above claim(s) is/are without 5) Claim(s) is/are allowed. 6) Claim(s) <u>13-28</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and	drawn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Exam 10) ☑ The drawing(s) filed on 13 October 2005 is/a Applicant may not request that any objection to t Replacement drawing sheet(s) including the corn 11) ☐ The oath or declaration is objected to by the	are: a)⊠ accepted or b)□ objected the drawing(s) be held in abeyance. Se- rection is required if the drawing(s) is ob	e 37 CFR 1.85(a). sjected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 20100216.	4) Interview Summary Paper No(s)/Mail Di 5) Notice of Informal F 6) Other:	ate			

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DETAILED ACTION

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 103

Claims 13-16, 21-25, and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lagerway (WO 01/21956) in view of Yamac (US 4,890,395).

Lagerway is a switch cabinet. The current claim is construed under the structure and function of the features. The "adapted to" features don't change the structure and function, because the prior art meets that structure and is adapted to perform the claimed functions. The claimed invention is reasonably and broadly construed in light of the accompanying specification as being disclosed by Lagerway as comprising:

a power generating wind turbine switch cabinet 4;

at least one wind turbine circuit element (figure 6 page 9 lines 3-34) coupled to the power-generating wind turbine switch cabinet; and

a drying arrangement adapted to prevent water deposition onto the at least one power-generating wind turbine circuit element, the drying arrangement including an air flow device in close proximity to the at least one power-generating wind turbine-like circuit element generating an air flow moving past the at least one power-generating wind turbine circuit element to counteract the water deposition onto the at least one power-generating wind turbine circuit element (figures 5 and 7 and page 7 line 7 through page 8 line 2); or alternatively:

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controlling an operational parameter of a wind turbine by at least powergenerating wind turbine one circuit element coupled to a switch cabinet (page 9 lines 3 through 34 an operation parameter includes wind, temperature, current flow, all disclosed in Lagerway); and

generating an airflow in the internal space of the power-generating wind turbine switch cabinet flowing past the at least one power-generating wind turbine circuit element using an air flow generating device to counteract a deposition of condensation water onto the at least one power-generating wind turbine circuit element (page 9 line 35 through page 10 line 28). Lagerway also discloses the claimed at least one heating device to heat an air in the region of the at least one circuit element (page 6 line 35 because it is inherent that the disclosed heating means the claimed heating device because it necessarily follows that heating occurs), cooling and drain elements (page 6 lines 14-29), and moving air past the cooling element (page 9 line 5). Lagerway further discloses heating an air in a region of the at least one circuit element (page 6 line 35 because it is inherent that the disclosed heating means the claimed heating device because it necessarily follows that heating occurs), separating water from the airflow at a cooling element, the cooling element spaced apart from the at least one circuit element, and draining the condensation water out of the switch cabinet by a drain element (page 6 lines 14-29), and generating the airflow, heating the air, and activating the cooling element depending on temperature or humidity within or outside the switch cabinet (figure 6). Lagerway discloses the claimed invention as rejected above, except for the claimed feature of either guiding means directing the air flow from the air flow

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generating device past the at least one power-generating wind turbine-like circuit element or guiding the generated airflow past the at least one power-generating wind turbine-like circuit element by guiding means. Yamac, another dryer, discloses these features on the face of that reference. It would have been obvious to one skilled in the art to combine the teachings of Lagerway, with the teachings of Yamac, for the purpose of precisely guiding air flow and maximizing efficiency, while minimizing energy usage.

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lagerway in view of Yamac in view of Roethel (US 1,722,825). Lagerway in view of Yamac discloses the claimed invention as rejected above, except for the claimed cooling element to separate water from air flowing by, the cooling element being spaced apart from the at least one circuit element; and a drain element to drain the water deposition out of the switch cabinet and the air flow generating device to circulate air within the switch cabinet and to move air past the at least one circuit element and the cooling element. Roethel, another airflow apparatus discloses a cooling element 28 to separate water from air flowing by, the cooling element being spaced apart from the at least one circuit element; and a drain element to drain the water deposition out of the switch cabinet at page 2 line 15 and the air flow generating device to circulate air within the switch cabinet and to move air past the at least one circuit element and the cooling element at page 2 line 15. It would have been obvious to one skilled in the art to provide the teachings of Lagerway in view of Yamac with the cooling element to separate water from air flowing by, the cooling element being spaced apart from the at least one circuit element; and a drain element to drain the water deposition out of the

switch cabinet and the air flow generating device to circulate air within the switch cabinet and to move air past the at least one circuit element and the cooling element for the purpose of efficient moisture free operation of electrical and mechanical equipment in a switching environment

Claims 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lagerway in view of Yamac or Lagerway in view of Yamac in view of Roethel (depending upon which claim depends upon dependent claim 17). Lagerway in view of Yamac or Lagerway in view of Yamac in view of Roethel discloses the claimed invention as rejected above, except for the claimed Peltier element. It would have been an obvious matter of design choice to one skilled in the art to provide a Peltier element to the heating and/or cooling device since the claimed element would perform regardless of the type of heating and/or cooling element recited.

Claims 21-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lagerway in view of Yamac in view of Streed (US 3,332,620). Lagerway in view of Yamac discloses the claimed invention as rejected above, except for the claimed humidity circuit element control device. Streed, another wind apparatus, discloses a humidity circuit element control device at column 3 line 10 through column 4 line 66. It would have been obvious to one skilled in the art to provide a humidity circuit element control device for the purpose of efficient moisture free operation of electrical equipment in a switching environment.

Claims 26-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lagerway in view of Yamac. Lagerway in view of Yamac discloses the claimed

invention as rejected above, except for the claimed Peltier element. It would have been an obvious matter of design choice to one skilled in the art to provide a Peltier element to the heating and/or cooling device since the claimed element would perform regardless of the type of heating and/or cooling element recited.

Response to Arguments

Applicant's arguments with respect to claims 13-28 have been considered but are moot on the new grounds of rejection.

Conclusion

Other prior art references cited in this action disclose one or more features of the claimed invention, but are not relied upon in rejecting the claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen Gravini whose telephone number is 571 272 4875. The examiner can normally be reached on normal weekday business hours (east coast time).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kenneth B. Rinehart can be reached on 571 272 4881. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Stephen Gravini/ Primary Examiner, Art Unit 3743